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WRITER'S DIRECT DIAL

RECEIVED

JUN 27 2013

REA

June 27, 2013

VIA HAND DELIVERY

Frances Liles
Administrator
North Carolina Rural Electrification Authority
120 Penmarc Drive; Suite 104
Raleigh, NC 27603

Re: TMC-5, Sub 1 – Non-Confidential TWCIS (NC) Third Supplemental Responses to Star TMC's First Data Requests to Time Warner Cable Information Services (North Carolina), LLC

Dear Administrator Liles:

Transmitted herewith, on behalf of Time Warner Cable Information Services (North Carolina), LLC ("TWCIS (NC)"), are the original and 3 copies of the non-confidential versions of TWCIS (NC)'s Third Supplemental Responses to Star TMC's First Data Requests and non-confidential Supplemental Attachments DR 1-9 and 1-19. Confidential versions of these materials are being contemporaneously filed under seal with a request for confidential treatment.

The confidential versions were served on counsel for Star TMC, with copies to the arbitrator, on June 26, 2013.

Ms. Frances Liles
June 27, 2013
Page 2

If any questions should arise in connection with this request, please contact the undersigned.

Very truly yours,

A handwritten signature in cursive script that reads "Marcus W. Trathen / EES".

Marcus W. Trathen

cc: Julie P. Laine

**NORTH CAROLINA
RURAL ELECTRIFICATION AUTHORITY
RALEIGH**

Docket No. TMC-5, Sub 1

PUBLIC VERSION

RECEIVED

JUN 27 2013

REA

In the Matter of

Petition of Time Warner Cable Information Services (North Carolina), LLC for Arbitration Pursuant to Section 252(b) of the Communications Act of 1934, as Amended, to Establish Interconnection Agreement with Star Telephone Membership Corporation)	
)	
)	
)	
)	TWCIS (NC)'S THIRD SUPPLEMENTAL RESPONSES TO STAR TMC'S FIRST DATA REQUESTS TO TIME WARNER CABLE INFORMATION SERVICES (NORTH CAROLINA), LLC
AND)	
Petition of Star Telephone Membership Corporation for Suspension or Modification Pursuant to Section 251(f)(2) of the Communications Act of 1934, as Amended)	

Pursuant to the Arbitrator's Procedural Order issued May 2, 2013, in this docket, Time Warner Cable Information Services (North Carolina), LLC ("TWCIS (NC)") hereby supplements its responses to Star Telephone Membership Corporation's First Data Requests. TWCIS (NC) is providing these responses subject to its objections filed May 24, 2013.

TWCIS (NC) SUPPLEMENTAL RESPONSES TO DATA REQUESTS

4. If you contend that provision by Star to TWCIS of any of the Section 251(b) interconnection arrangements which TWCIS seeks to establish with Star would not impose requirements on Star that are unduly economically burdensome, then as to each such interconnection arrangement identify all facts and produce all documentation supporting your contentions in that regard.

RESPONSE:

See TWCIS (NC)'s objections to this request filed on May 24, 2013. Without waiving its objections, TWCIS (NC) hereby supplements its response as follows.

TWCIS (NC) has not identified any currently available non-privileged facts responsive to this request.

Respondent: Julie Laine; Counsel.

5. If you contend that suspension of any obligation of Star to provide any of the Section 251(b) interconnection arrangements requested by TWCIS is not necessary to avoid a significant adverse economic impact on users of Star's telecommunications services, then identify all facts and produce all documentation supporting your contentions in that regard.

RESPONSE:

TWCIS (NC) has not identified any currently available non-privileged facts responsive to this request.

6. If you contend that suspension of any obligation of Star to provide any of the Section 251(b) interconnection arrangements requested by TWCIS would not be consistent with the public interest, convenience, and necessity, then identify all facts and produce all documentation supporting your contentions in that regard.

RESPONSE:

TWCIS (NC) has not identified any currently available non-privileged facts responsive to this request.

9. For each exchange in Star's service area where TWC owns or leases facilities, state (a) the number of households and businesses in that exchange currently passed by TWC's facilities, (b) the number of households and businesses in that exchange currently receiving service of any kind from TWC, and (c) the number of households and businesses in that exchange currently subscribing to TWC's broadband service?

RESPONSE:

See TWCIS (NC)'s objections to this request filed on May 24, 2013. Without waiving its objections, TWCIS (NC) hereby supplements its response as follows.

For households passed, see Confidential Attachment Supplemental DR 1-9.

Respondent: Julie Laine

19. On a municipality-by-municipality basis, if available, otherwise on the smallest geographical basis available, provide the take rate for services offered by TWC as to business and residential premises passed by TWC facilities in:
- (a) Those areas of North Carolina served by independent ILECs (for purposes of these data requests, the term “independent ILECs” means those ILECs which are not former Regional Bell Operating Companies).
 - (b) Those areas of Virginia, South Carolina, and Tennessee served by independent ILECs.

RESPONSE:

See TWCIS (NC)’s objections to this request filed on May 24, 2013. Without waiving its objections, TWCIS (NC) hereby supplements its response as follows.

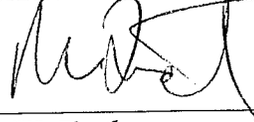
For business and residential subscribers of video and high-speed data (“HSD”) services, see Confidential Attachment Supplemental DR 1-19.

Respondent: Julie Laine

Dated: June 26, 2013

**TIME WARNER CABLE
INFORMATION SERVICES
(NORTH CAROLINA), LLC**

By: _____



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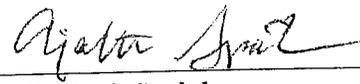
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Its Attorneys

CERTIFICATE OF SERVICE

The undersigned, of the law firm Brooks, Pierce, McLendon, Humphrey & Leonard, L.L.P., hereby certifies that he has served a copy of the foregoing **Third Supplemental Responses of Time Warner Cable Information Services (North Carolina), LLC to Star Telephone Membership Corporation's First Set of Data Requests** via electronic mail to Daniel Higgins at dhiggins@bdppa.com.

This 26th day of June, 2013.



Elizabeth Spainhour

**DOCKET NO. TMC-5, SUB 1
CONFIDENTIAL ATTACHMENT
SUPPLEMENTAL DR 1-9**

**DOCKET NO. TMC-5, SUB 1
CONFIDENTIAL ATTACHMENT
SUPPLEMENTAL DR 1-9
INTENTIONALLY OMITTED
CONFIDENTIAL AND PROPRIETARY**

**DOCKET NO. TMC-5, SUB 1
CONFIDENTIAL ATTACHMENT
SUPPLEMENTAL DR 1-19**

**DOCKET NO. TMC-5, SUB 1
CONFIDENTIAL ATTACHMENT
SUPPLEMENTAL DR 1-19
INTENTIONALLY OMITTED
CONFIDENTIAL AND PROPRIETARY**